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| WOLF GREENFIELD (Microsoft Corporation) C/O WOLF, GREENFIELD & SACKS, P.C. 600 ATLANTIC AVENUE BOSTON, MA 02210-2206 | | | HUSSAIN, TAUQIR | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | | |
|------------------------------|------------------------|---------------------|--|
| Office Action Summary | Application No. | Applicant(s) | |
| | 10/773,681 | BAHL ET AL. | |
| | Examiner | Art Unit | |
| | TAUQIR HUSSAIN | 2452 | |

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 06 July 2009.
 2a) This action is **FINAL**. 2b) This action is non-final.
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-10, 13-16, 18-23 and 25-45 is/are pending in the application.
 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
 5) Claim(s) _____ is/are allowed.
 6) Claim(s) 1-10, 13-16, 18-23 and 25-45 is/are rejected.
 7) Claim(s) _____ is/are objected to.
 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.
 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
 3) Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/Mail Date _____.

4) Interview Summary (PTO-413)
 Paper No(s)/Mail Date. _____.
 5) Notice of Informal Patent Application
 6) Other: _____.

DETAILED ACTION

Response to Amendment

1. This office action is in response to amendment /reconsideration filed on 07/06/2009, the amendment/reconsideration has been considered. Claims 1-4, 8-10, 16 and 20-22 have been amended, claims 12 and 17 have been canceled and therefore, claims 1-10, 13-16, 18-23 and 25-45 are pending in this application are pending for examination, the rejection cited as stated below.

Response to Arguments

2. Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

4. As to claims 1 and 10 are rejected under 35 U.S.C 103(a) as being unpatentable over Tezuka (Pub. No.: US 2003/0074359 A1), hereinafter “Tezuka” in view of Mayer (Pub. No.: US 2002/0178,246 A1), hereinafter “Mayer” and further in view of Gupta et al (Pub No.: US 2005/0149948 A1), hereinafter “Gupta”.

5. As to claim 1, Tezuka discloses, acquiring at least one network attribute, (Tezuka, Fig.2, step-s2, [0036], where NE collects the network information), each network attribute corresponding to an attribute of a computer network (Tezuka, Fig.2, step-s2, [0036], where trunk and tributary elements are computer network attributes);

generating a value for at least one derived network DNA component according to at least one derived network DNA component specification, each derived network DNA component corresponding to an attribute of the computer network (Tezuka, Fig.2, step-S4, [0038], where based on required changes a new network model is created and [0036-0037], where new network model is build on existing network information and therefore the core attributes of the network corresponds to the same or old network), and at least one of said at least one derived network DNA component specification referencing at least one of said at least one network attribute and processing by which the value of the derived network DNA component is generated from the referenced at least one network attribute (Tezuka, Fig.2, step-s4, change network management model using relevant scenario [0038], where retrieved scenario is referencing the existing model and further, [0061], at step (S13) Upon receipt of the NE information 11a, the network management model builder 13 checks whether it would affect the current network management model 200m. Referring back to FIG. 5, the added OLT 24 will be connected to the open end of the existing link connection LC23.); and

determining a network DNA for the computer network (Tezuka, Fig.2, [0032], where network construction is determining a DNA for the computer network, inherently will be an ID, domain, subnet etc), the network DNA classifying the computer network (Tezuka, [0036, lines 3-4], where trunk and tributary are classified network architecture), and the network DNA comprising at least one of said at least one derived network DNA component (Tezuka, [0039], where newly created network model is updated and saved

into management storage space, which is a derived network DNA from existing network).

Tezuka however is silent on disclosing explicitly, testing a network DNA policy condition of a network DNA policy for satisfaction, the network DNA policy condition referencing at least one of said at least one derived network DNA component and the network DNA policy condition is satisfied when the referenced derived network DNA component has a value specified in the network DNA policy; and

An execution of a network DNA policy action of the network DNA policy if the network DNA policy condition of the network DNA policy is satisfied.

Mayer however discloses, testing a network DNA policy condition of a network DNA policy for satisfaction, the network DNA policy condition referencing at least one of said at least one derived network DNA component (Mayer, Fig.2, [0015], where analysis platform collects configuration files from the relevant network devices and builds up an internal instance of a network configuration model based on the configuration files and the network topology which relates to network DNA policy condition referencing network DNA component and further as disclosed in [0033], In step 245, the analysis platform determines whether a violation of the network policy has been detected. If so (Yes in step 245), the violation is recorded in step 250 and the process continues to step 255. Otherwise (No in step 245), the process continues to step 255); and

an execution of a network DNA policy action of the network DNA policy, the execution of the network DNA policy action configuring network security settings of the computer for a connection to the computer network when the network DNA policy

condition of the network DNA policy is satisfied (Mayer, Fig.2, where the analysis platform receives the network policy as an input and then analyzes the network configuration model to verify that the IP traffic from and to these hosts are limited according to the type of service, and to ensure that the right type of IP traffic get from/to a host, which includes the configuration of relevant routers for switching traffic, firewalls for passing through or dropping traffic, and local access control mechanisms on the host (e.g., TCP wrappers) for making the services accessible, further as disclosed in [0033], In step 245, the analysis platform determines whether a violation of the network policy has been detected. If so (Yes in step 245), the violation is recorded in step 250 and the process continues to step 255. Otherwise (No in step 245), the process continues to step 255, where violation of network policy is equivalent and within the scope of violation of network security setting).

Therefore, it would have been obvious to one of ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka with the teachings of Mayer in order to provide a platform analyzer to simulate network configuration model according to the network policy and adds an entry to its final report each time that it detects a violation against the network policy in the network configuration model. The data in the entries pinpoints the cause of the deviation(s) from the network policy.

Tezuka and Mayer however are silent on disclosing explicitly that, initiating on the computer connected to the computer network an execution of a network DNA policy action of the network DNA policy, the execution of the network DNA policy action

configuring network security settings of the computer for a connection to the computer network when the network DNA policy condition of the network DNA policy is satisfied.

Gupta however discloses a similar concept of, “initiating on the computer connected to the computer network an execution of a network DNA policy action of the network DNA policy, the execution of the network DNA policy action configuring network security settings of the computer for a connection to the computer network when the network DNA policy condition of the network DNA policy is satisfied (Gupta, Fig.1, [0003], connection managers may be found incorporated in computer operating systems or may be installed by information technology staff for remote access. Additionally, public hotspot vendors may provide subscribers with connection managers specifically tailored for the public network. Consequently, a wireless device may have multiple connection managers, implementing substantially different policies, installed on its system. Connection managers often register with a device driver of a network interface in order to customize the configuration of the network adapter. The connection manager relies on this custom configuration when implementing its policy or policies, further in [0042], where third party connection driven by the execution of network DNA policy “determine whether the policy or policies allow for the disabling of the third party connection manager 118. If the policy or policies do not allow for the disabling of the third party connection manager 118 then connection manager 112 at 518 may notify the user interface” therefore, allowing or disallowing the connection based on network policy is equivalent to configuring network security settings executed by the network DNA policy.).

Therefore it would have been obvious to one of the ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka and Mayer with the teachings of Gupta in order to provide a connection managers which utilize policies or rules to automatically connect to a recognized wireless network via an access point.
Such polices and rules eliminate the need for manual intervention in order to achieve network connectivity.

6. As to claim 10, carry similar limitation as parent claim1 and therefore, is rejected under for same rationale.

7. Claims 3-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tezuka, Mayer and Gupta as applied to claim 1 above in view of Anderson et al. (Pub. No.: US 2004/0068582 A1), hereinafter "Anderson".

8. As to claim 3, Tezuka, Mayer and Gupta discloses the invention substantially as applied to claim 1 above, including, wherein at least one of said at least one derived network DNA component specification comprises at least one value of at least one of said at least one network attribute.

Tezuka, Mayer and Gupta however are silent on, "a linear transformation".

Anderson however discloses, "a linear transformation" (Anderson, [0186], where network confidence level is Network DNA component is calculated based on linear combination of each of constituent confidence factor field).

Therefore it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Mayer and Gupta with the

teachings of Anderson in order to provide a hierarchy of network DNA with respect to network DNA confidence level which will help developing network architectural models in future.

9. As to claim 4, Tezuka, Mayer, Gupta and Anderson discloses the invention substantially, including, wherein said at least one derived network DNA component specification comprises a combination of said at least one network attribute (Anderson, [0186], where confidence factors are combination of raw and derived network DNA).

10. Claims 5-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tezuka, Mayer and Gupta in view of Beadles et al. (Patent No.: US 7159125 B2), hereinafter “Beadles”.

11. As to claim 5, Tezuka, Mayer and Gupta disclose the invention substantially as in parent claim 1 above. Tezuka, Mayer and Gupta however is silent on disclosing, “wherein at least one of said at least one derived network DNA component specification comprises a structured query language statement”.

Beadles however, discloses, “wherein at least one of said at least one derived network DNA component specification comprises a structured query language statement” (Beadles, Col.7, lines 5-6, where Network policy store/Network DNA is implemented as SQL server database, further these policy's can be written in any other well known languages in the art e.g. pearl, Visual basic etc.).

Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Mayer and Gupta

with the teachings of Beadles in order to provide device management policy to have control over network via developing a policy to associated network devices.

12. As to claim 6, Tezuka, Mayer and Gupta and Beadles discloses the invention substantially including, derived network DNA component specification comprises an object oriented language statement (Beadles, Col.3, lines 10-14, The CIM which is also defined by the DMTF is a standard object-oriented model that represents objects in terms of instances, properties, relationships, classes and subclasses).

13. As to claim 7, Tezuka, Mayer and Gupta and Beadles discloses the invention substantially including, derived network DNA component specification comprises a scripting language statement (Beadles, Col.3, lines 10-14, where enforcing the policy requires the batch / "scripting language" or calling a function which is also embedded / linked within the function or program).

14. As to claim 8, Tezuka, Mayer, Gupta and Beadles disclose the invention substantially as in claim 5-7 above, including, wherein acquiring at least one network attributes comprises acquiring a plurality of network attributes specified by the acquisition priority list comprising at least a subset of a domain name, one or more IP addresses, verified presence of network infrastructure elements, parameters received from a network server, a communications media type, a service provider, a nominal available communication bandwidth, a measured available communications bandwidth, logical network location and physical network location (Beadles, NAT Directory schema, Col.23 and 24, Abstract, where multiple hierarchical services which are

plurality of network DNA components and from hierarchy may priorities can be extracted e.g. reliability, security, confidence level etc. Further it will be obvious to make the hierarchy based policy as per organizational or user specific preferences).

15. As to claim 9, carry similar limitations as claim 8 above, additionally Beadles discloses the limitation “ordered set of network DNA policies that references the plurality of network attribute (Beadles, Col.27 “device XML Schema” and Col.29, lines 1-7, In one embodiment, the directory is navigated to gather the information needed to populate the device XML schema so it can be stored in the Configuration Store for later retrieval and application by the various Device Plugs-Ins (DPIs). The NAT configuration consists of defining interfaces and processing rules and Col.17, lines 58-67, where XML schema comprises of three ordered set of network DNA policy Conditions include Custom Conditions, Fully Meshed Conditions, and Hub Spoke Conditions and processing requires some structuring of the calls that defines the attributes).

16. Claims 13-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tezuka, Mayer and Gupta as applied to parent claim1 in view of Marples et al. (Pub. No.: US 2003/0140142 A1), hereinafter “Marples”.

17. As to claim 13, Tezuka, Mayer and Gupta disclose the invention substantially as in claim 1. Tezuka, Mayer and Gupta however are silent on disclosing explicitly, “wherein the network DNA policy reduces performance penalties when switching between computer networks”.

Marples, however discloses, “wherein the network DNA policy reduces performance penalties when switching between computer networks” (Marples, [0004], where firewall is placed between private and public network and enforcing access control policy for security concerns).

Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Mayer and Gupta as applied to parent claim 1 above with the teachings of Marples "Access control policy for security concerns" in order to provide a switching capability between private and public network on the fly without having to worry about security concerns.

18. As to claim 14, is rejected under for same rationale as claim 13 above, since firewall is placed between two networks to prevent any security breaches e.g. (Marples, [0004], In addition to providing some degree of security, NATs are primarily directed at IP-address scarcity and allow a set of devices on a private network to use a single IP address to interface the public network).

19. As to claim 15, Tezuka, Mayer Gupta and Marples discloses the invention substantially, including, wherein the network DNA policy reduces a probability of user intervention when switching between computer networks (Marples, [0007], a secure hub is located in the public network and provides functionality to terminate virtual private pipes and functionality to switch communications between the public network and established virtual private pipes.).

20. Claims 2, 16, 20-21 and 22, 27, 40-41 are rejected under 35 U.S.C 103 (a) as being unpatentable over Tezuka, Gupta and Mayer in view of Jemes et al. (Pub. No.: US 2001/0037384 A1), hereinafter "Jemes".

21. As to claims 16 and 22, Tezuka, Mayer and Gupta discloses the invention substantially as in claim 1, additionally, acquiring at least one attribute of the computer network (Gupta, Abstract, After detecting network access data, the device driver notifies the connection manager.);

determining a network DNA of the computer network, the network DNA comprising the network species component, (Tezuka, Fig.2, Step-s2, [0036], where collecting network element information means determining Network DNA of a computer network and further, [0036], where inherently any network will contain network species component which can merely be a network ID, domain, subnet etc);

generating a network species component according to a derived network DNA component specification, the network species component specification referencing at least one attribute of the computer network (Tezuka, Fig.2, step-s4, change network management model using relevant scenario [0038], where retrieved scenario is referencing the existing model and further, [0061], at step (S13) Upon receipt of the NE information 11a, the network management model builder 13 checks whether it would affect the current network management model 200m. Referring back to FIG. 5, the added OLT 24 will be connected to the open end of the existing link connection LC23.);

providing the network DNA through an interface on the computer (Mayer, [0016], where The analysis platform receives the network policy as an input and then analyzes the network configuration model and analysis platform can be interpret as interface).

Tezuka, Gupta and Mayer however are silent on disclosing explicitly "the network species component indicating a network species classifications, the network species component indicating a network species classification, selected from among a plurality of network species classification, the plurality of network species classifications including an enterprise network, a home network and a public place network", or "provide network DNA including the network species component".

Jemes however discloses a similar concept of identifying a network architecture/topology where, the network species component indicating a network species classifications, the network species component indicating a network species classification, selected from among a plurality of network species classification, the plurality of network species classifications including an enterprise network, a home network and a public place network (Jemes, Abstract and [0017], where all network devices are configured to enforce the network security policy for the network to which it is connected) and "provide network DNA including the network species component" (Jemes, [0017], where network policy defines the security level of the network to which it is connected, e.g. different security level of different network as depicted in Fig.2).

Therefore it would have been obvious to one of the ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Gupta and Mayer with the teachings of Jemes in order to provide a system which includes a plurality of

networks where each network has at least one network device configured to transmit and receive data and has a network security policy. The secure network further includes a plurality of network control points where each network control point has at least one network control point device. Each of the plurality of network control points is connected to at least one of the plurality of networks.

22. As to claim 2, Tezuka, Mayer and Gupta discloses the invention substantially as in parent claim 1 above, including, wherein said at least one derived network DNA component comprises a network species component (Tezuka, Fig.2, [0035], It is obvious that any network contains species component). Tezuka, Mayer and Gupta however are silent on disclosing explicitly, indicating a network species classification, selected from among a plurality of network species classification, the network species classification comprising an enterprise network, home network and a public network.

Jemes however discloses a similar concept where, indicating a network species classification, selected from among a plurality of network species classification, the network species classification comprising an enterprise network, home network and a public network (Jemes, [0017], where network policy defines the security level of the network to which it is connected, e.g. different security level of different network as depicted in Fig.2).

23. Therefore it would have been obvious to one of the ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Mayer and Gupta with the teachings of Jemes in order to provide a system which includes a plurality of networks where each network has at least one network device configured to transmit

and receive data and has a network security policy. The secure network further includes a plurality of network control points where each network control point has at least one network control point device. Each of the plurality of network control points is connected to at least one of the plurality of networks.

24. As to claims 21 and 27, Tezuka, Gupta, Mayer and Jemes discloses the invention substantially as in parent claims 16 and 22, including, testing a network DNA policy condition of a network DNA policy for satisfaction, the network DNA policy condition referencing at least one of said at least one derived network DNA component (Mayer, Fig.2, [0015], where analysis platform collects configuration files from the relevant network devices and builds up an internal instance of a network configuration model based on the configuration files and the network topology which relates to network DNA policy condition referencing network DNA component); and

initiating on the computer connected to the computer network an execution of a network DNA policy action of the network DNA policy, the execution of the network DNA policy action configuring network security settings of the computer for a connection to the computer network when the network DNA policy condition of the network DNA policy is satisfied (Gupta, Fig.1, [0003], connection managers may be found incorporated in computer operating systems or may be installed by information technology staff for remote access. Additionally, public hotspot vendors may provide subscribers with connection managers specifically tailored for the public network. Consequently, a wireless device may have multiple connection managers, implementing substantially different policies, installed on its system. Connection managers often

register with a device driver of a network interface in order to customize the configuration of the network adapter. The connection manager relies on this custom configuration when implementing its policy or policies).

25. Claims 20, 40-41 carry similar limitations as claim 16 and 22 above and therefore are rejected under for same rationale additionally it is known that computer network comprises of security, network management and addressing attribute.

26. Claims 18-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tezuka, Gupta, Mayer and Jemes as applied to claim 16 above in view of Jacobs et al. (Patent No.: US 7257560 B2), hereinafter “Jacobs”.

27. As to claim 18, Tezuka, Gupta, Mayer and Jemes discloses the invention substantially as in parent claim 16, including, wherein the network DNA further comprises a network name component (Tezuka, [0006], where network comprises of single technology domain, e.g. IP, SDH or access etc and IP address is operational attribute as well), a core access component (Tezuka, Fig.3, N1 and N2 are access network), a core addressing component (Tezuka, [0041], where IP network is addressing component), a network security component (Mayer, [0005], where firewall is a security component) and a network technology component (Tezuka, [0041], where IP, SDH are network technology component).

Tezuka, Gupta, Mayer and Jemes however are silent on disclosing explicitly, “a network cost component”.

Jacobs however discloses, "a network cost component" (Jacobs, [0014], where associated cost to network utilization is disclosed.

Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Gupta, Mayer and Jemes as applied to claim 16 above, with the teachings of Jacobs in order to provide a technique to track the costs associated with different service providers for service utilizations.

28. As to claim 19, Tezuka, Gupta, Mayer, Jemes and Jacobs discloses the invention substantially as in claim 18 above, including, wherein the network technology component comprises at least one network operational attribute (Mayer, [0008], where VPN is a network operational attribute).

29. Claims 23 and 25-26, 28-37 and 45 are rejected under 35 U.S.C 103 (a) as being unpatentable over Tezuka, Gupta, Mayer and Jemes in views of Williams et al. (Pub. No.: US 2005/0257267 A1), hereinafter "Williams".

30. As to claim 31, Tezuka, Gupta, Mayer and Jemes disclose the invention substantially as in claim 1 and 27 above, including, testing network policy condition (Mayer, [0015], The analysis platform collects configuration files from the relevant network devices and builds up an internal instance of a network configuration model based on the configuration files and the network topology).

Tezuka, Gupta, Mayer and Jemes however are silent on disclosing explicitly, whether sufficient network DNA referenced by the DNA network policy condition of the network DNA policy has been acquired.

Williams however discloses, whether sufficient network DNA referenced by the DNA network policy condition of the network DNA policy has been acquired (Williams, [0099], where testing one of the selected policy from test menu implies testing different policy to see if acquired data is sufficient).

Therefore, it would have been obvious to one of ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Gupta, Mayer and Jemes with the teachings of Williams in order to provide a network auditing system for auditing the security of a data communications network.

31. As to claim 23, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 22, including, wherein said at least one network DNA store comprises a current network DNA store and a network DNA history store (Tezuka, [0039], where updated network management model is saved into database).

32. As to claim 25, carry similar limitations as parent claim 22, therefore is rejected under for same rationale.

33. As to claim 26, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 22, including, wherein each network DNA policy comprises a derived network DNA components dependency list that lists each

derived network DNA component of the network DNA referenced by the network DNA policy (Williams, [0072, lines 1-6], where policy library-42 is a repository of pre-established policies, therefore it is obvious that any network build on these policies will be derived and dependent on these policies).

34. As to claim 28, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 27, including, wherein the network DNA policy condition of the network DNA policy is satisfied if an expression specified by the network DNA policy condition evaluates to Boolean true (Williams, Fig.12A, policy violation-916, [0135], where complying with the policy is “Boolean true”, which handle the violation per policy instruction).

35. As to claim 29, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 27, including, wherein the network DNA policy condition of the network DNA policy is satisfied if an expression specified by the network DNA policy condition evaluates to Boolean false (Williams, Fig.12A, policy violation-916, [0135], where not complying with the policy in false, which terminates the process).

36. As to claim 30, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 27, including, wherein the network DNA policy condition of the network DNA policy is satisfied if evaluating an expression specified by the network DNA policy condition results in an evaluation error (Williams, [0068], where

policy evaluation is tested before deployment, which obviously is an essential step of removing any remaining errors in policy).

37. As to claims 32 and 45, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 27, including, each network DNA component is associated with a confidence level (Williams, Fig.3, recommendation engine, [0078], where recommendation engine is provide a confidence level and each policy is associated with confidence level); and

sufficient network DNA has been acquired for the network DNA policy if the confidence level of each network DNA component referenced by the network DNA policy condition of the network DNA policy is greater than zero (Williams, [0144], where mapping score is above a given threshold and where threshold can be a zero).

38. As to claim 33-34, carry similar limitation as claim 32 above and therefore, are rejected under for same rationale.

39. As to claim 35, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 22, including, a network DNA generator configured to, at least generate said at least one derived network DNA component according to at least one derived network DNA component specification (Tezuka, Fig.3, [0043], where SDH network N3 accommodates network element designed for SDH transmission thus formulating a single technology domain, which is N3 domain will be used for N3 like domain preferences) at least one of said at least one derived network DNA component specification referencing at least one raw network DNA component of

the network DNA associated with the computer network (Tezuka, [0043], it is obvious that, "SDH network N3 accommodates network element designed for SDH transmission thus formulating a single technology domain" these derived network preferences have been build on existing network retrieved preferences or network DNA component).

40. As to claim 36, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 35, including, wherein the network DNA generator is further, at least, configured to maintain at least one derived-raw network DNA component dependency list (Tezuka, [0038], where existing network scenarios are stored in database), said at least one derived-raw network DNA component dependency list comprising (Tezuka, [0038], where scenarios are dependency list), for each derived network DNA component generated by the network DNA generator (Tezuka, [0038], where model builder is DNA generator which generates or updates new models), a list referencing each raw network DNA component referenced by each derived network DNA component specification associated with the derived network DNA component (Tezuka, [0038], obviously these derived network models are based on existing network scenarios and therefore new models history and log will be referencing back to the existing network or base network model or architectures).

41. As to claim 37, Tezuka, Gupta, Mayer, Jemes and Williams disclose the invention substantially as in parent claim 35, including, wherein the network DNA generator is further (Tezuka, [0010], where network management model builder is network DNA generator), at least, configured to generate each derived network DNA

component referenced by a derived network DNA refresh list (Tezuka, [0010], where network builder further updates/refresh the model in response to a network construction request), the derived network DNA refresh list referencing each derived network DNA component dependent upon a changed raw network DNA component (Tezuka, [0010], where any changes to these component are stored in a database which is equivalent to log or history of data over a period of time).

42. Claims 38-39 are rejected under 35 U.S.C 103(a) as being unpatentable over Tezuka, Gupta, Mayer and Jemes as applied to claim 22 above in view of Britt et al. (Patent No.: 6,675,209 B1), hereinafter “Britt”.

43. As to claim 38, Tezuka, Gupta, Mayer and Jemes discloses the invention substantially as in parent claim 22 above, including, “acquiring a plurality of raw network DNA component” (Tezuka, [0036], where request is send out to collect network preferences). Tezuka, Gupta, Mayer and Jemes however are silent on disclosing explicitly, “acquirer, acquire network DNA component according to priority list specified by raw network DNA acquisition priority list” or “each raw network DNA component corresponding to an attribute of said at least one computer network”.

Britt however discloses, “acquirer, acquire network DNA component according to priority list specified by raw network DNA acquisition priority list” (Britt, Claim 16) or “each raw network DNA component corresponding to an attribute of said at least one computer network” (Britt, Claim 16).

Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Gupta, Mayer and Jemes with the teachings of Britt in order to provide an adaptive system module includes a network organizer that categorizes the multiple segments of the network, a network prioritizer that ranks the categorized segments amongst themselves according to a necessity to obtain data traffic information for analysis, and a system optimizer that determines how many of the ranked segments can provide data traffic information within a set protocol data unit ("PDU") credit limit.

44. As to claim 39, Tezuka, Gupta, Mayer, Jemes and Britt discloses the invention substantially as in parent claim 38, including, wherein the order specified by the raw network DNA acquisition priority list is in accord with an ordered set of network DNA policies that reference the plurality of raw network DNA components (Tezuka, Fig.6, Tributary-11a, [0054], where network DNA is listed sequentially which is the result of applied policies of raw network DNA).

45. Claim 42 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tezuka, Gupta, Mayer and Jemes as applied to claims 40 and 41 above in view of Jacobs et al. (Patent No.: US 7257560 B2), hereinafter "Jacobs".

46. As to claim 42, Tezuka, Gupta, Mayer and Jemes discloses the invention substantially as in parent claim 40, including, wherein the network DNA further comprises a network name component (Tezuka, [0006], where network comprises of single technology domain, e.g. IP, SDH or access etc and IP address is operational

attribute as well), a core access component (Tezuka, Fig.3, N1 and N2 are access network), a core addressing component (Tezuka, [0041], where IP network is addressing component), a network security component (Marples, [0005], where firewall is a security component) and a network technology component (Tezuka, [0041], where IP, SDH are network technology component).

Tezuka, Gupta, Mayer and Jemes however are silent on disclosing explicitly, “a network cost component”.

Jacobs however discloses, “a network cost component” (Jacobs, [0014], where associated cost to network utilization is disclosed).

Therefore, it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Gupta, Mayer and Jemes as applied to claim 40 above, with the teachings of Jacobs in order to provide a technique to track the costs associated with different service providers for service utilizations.

47. Claims 43-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tezuka, Gupta, Mayer, Jemes and Jacobs as applied to claims 40 and 41 above in view of Anderson et al. (Pub. No.: US 2004/0068582 A1), hereinafter “Anderson”.

48. As to claim 43, Tezuka, Gupta, Mayer, Jemes and Jacobs disclose the invention substantially as in parent claim 40. Tezuka, Gupta, Mayer, Jemes and Jacobs however are silent on disclosing explicitly, “wherein the network DNA further comprises a confidence level for each of the at least one network classification component”.

Anderson however, discloses, “wherein the network DNA further comprises a confidence level for each network classification component” (Anderson, Fig.28, [00196], where fuzzy and crisp logic with confidence level is disclosed).

Therefore it would have been obvious to one ordinary skilled in the art at the time the invention was made to combine the teachings of Tezuka, Gupta, Mayer, Jemes and Jacobs with the teachings of Anderson in order to provide a hierarchy of network DNA with respect to network DNA confidence level which will help developing network architectural models in future.

49. As to claim 44, Tezuka, Gupta, Mayer, Jemes, Jacobs and Anderson discloses the invention substantially as in parent claim 40 above, including, at least one value of at least one of the network classification component is determined probabilistically (Anderson, [0196], where network address is located probabilistically); and the confidence level of said at least one of at least network classification component determined probabilistically corresponds to a margin of error in the determination (Anderson, Fig.28, [0196], where probability means result is based on margin of error).

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to TAUQIR HUSSAIN whose telephone number is (571)270-1247. The examiner can normally be reached on 7:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thu Nguyen can be reached on 571 272 6967. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/T. H./
Examiner, Art Unit 2452

/THU NGUYEN/
Supervisory Patent Examiner, Art Unit 2452